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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

KANE COUNTY (2), UTAH,

Plaintiff, and

STATE OF UTAH,

v.

Intervenor-Plaintiff,

UNITED STATES OF AMERICA,

Defendant, and

SOUTHERN UTAH WILDERNESS ALLIANCE *et al.*,

Intervenor-Defendants.

REQUEST TO SUBMIT FOR DECISION AND EXPEDITED CONSIDERATION

Case Nos. 2:10-cv-1073 (Consolidated 2:11-cv-1031, 2:12-cv-476)

Judge Clark Waddoups

Pursuant to D.U. Civ. R. 7-3, Intervenor-Defendants Southern Utah Wilderness Alliance *et al.* (collectively, "SUWA"), through their undersigned counsel, respectfully request that its pending Motion to Implement Tenth Circuit Order and For Expedited Consideration ("Motion") be submitted for decision. SUWA filed its Motion on August 5,

2024. (ECF No. 789.) Defendant United States filed a response on August 8, 2024. (ECF

No. 790). Plaintiffs Kane County, Utah and the State of Utah ("Plaintiffs") filed an

opposition on August 8, 2024. (ECF No. 791.) SUWA stands on its Motion and does not

intend to file a reply.

No party has requested a hearing and SUWA does not believe oral argument is

necessary to resolve its Motion.

Expedited consideration of SUWA's Motion is warranted because SUWA is

seeking to participate in the fast-approaching evidentiary hearing set by this Court on

August 21 and 22, 2024, as well as preceding discovery. In order to do so, SUWA, and

the other parties to this action, require clarity from this Court regarding SUWA's right to

participate as to scope.

Respectfully submitted this 9th day of August, 2024.

/s/ Tijana Brien

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